

1 CENTER FOR DISABILITY ACCESS
2 Ray Ballister, Jr., Esq., SBN 111282
3 Russell Handy, Esq., SBN 195058
4 Phyl Grace, Esq., SBN 171771
5 Dennis Price, Esq., SBN 279082
6 Mail: PO Box 262490
7 San Diego, CA 92196-2490
8 Delivery: 9845 Erma Road, Suite 300
9 San Diego, CA 92131
10 (858) 375-7385; (888) 422-5191 fax
11 phylg@potterhandy.com
12 Attorneys for Plaintiff

13 FRED M. SZKOLNIK
14 fred@fredszkolniklaw.com
15 LAW OFFICES OF FRED M. SZKOLNIK
16 16311 Ventura Blvd., Suite 1060
17 Encino, CA 91436
18 Telephone: (818) 986-3888
19 Facsimile (818) 986-3888
20 Attorney for Defendants
21 Harkham Family Enterprises, L.P., Harkham
22 Industries, Inc., 1013 Los Angeles Street, LP.
23 Aflalo Equities, LLC and Efrem Harkham

24
25
26
27
28
UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

17 CHRIS LANGER,

Case: 2:17-CV-05350-DMG-SK

18 Plaintiff,

19 v.
20
21
22
23
24
25
26
**JOINT STIPULATION FOR
DISMISSAL PURSUANT TO
F.R.CIV.P. 41 (a)(1)(A)(ii)**

27 HARKHAM FAMILY
28 ENTERPRISES, L.P., a California
Limited Partnership;
HARKHAM INDUSTRIES, INC., a
California Corporation;
1013 LOS ANGELES STREET, LP,
a California Limited Partnership;
AFLALO EQUITIES, LLC, a
California Limited Liability
Company;
EFREM HARKHAM, Trustee Of
The Efrem Harkham Trust Dated
11/1/1989; and Does 1-10,

Defendants.

STIPULATION

Pursuant to F.R.CIV.P.41 (a)(1)(A)(ii), IT IS STIPULATED by and between the parties hereto that this action may be dismissed with prejudice as to all parties; each party to bear his/her/its own attorneys' fees and costs. This stipulation is made as the matter has been resolved to the satisfaction of all parties.

Dated: November 9, 2017

CENTER FOR DISABILITY ACCESS

By: _____ /s/ Phyl Grace

Phyl Grace
Attorneys for Plaintiff

Dated:

LAW OFFICES OF FRED M. SZKOLNIK

By:

Fred M. Szkolnik
Attorney for Defendants
Harkham Family Enterprises, L.P.,
Harkham Industries, Inc., 1013 Los
Angeles Street, LP. Aflalo Equities,
LLC and Efrem Harkham

STIPULATION

Pursuant to F.R.CIV.P.41 (a)(1)(A)(ii), IT IS STIPULATED by and between the parties hereto that this action may be dismissed with prejudice as to all parties; each party to bear his/her/its own attorneys' fees and costs. This stipulation is made as the matter has been resolved to the satisfaction of all parties.

Dated:

CENTER FOR DISABILITY ACCESS

By: _____

Phyl Grace
Attorneys for Plaintiff

Dated: 03/17

LAW OFFICES OF FRED M. SZKOLNIK

By: Fred M. Szkolnik
Fred M. Szkolnik
Attorney for Defendants
Harkham Family Enterprises, L.P.,
Harkham Industries, Inc., 1013 Los
Angeles Street, LP. Aflalo Equities,
LLC and Efrem Harkham